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APPLICATION NO. FILING DATE		ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/996,991 11/30/2001		001	Witold Neter	213201.00137	6106	
27160	7590 0	07/08/2004		EXAMINER		
PATENT A	.DMINSTRAT	OR	LUK, EMMANUEL S			
KATTEN M	UCHIN ZAVIS	ROSENMAN				
525 WEST N	MONROE STRE	EET	ART UNIT	PAPER NUMBER		
SUITE 1600			1722			
CHICAGO,	IL 60661-3693	3	DATE MAILED: 07/08/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)	1.	
		09/996,991		NETER ET AL.	\$	
Office Action Summary		Examiner		Art Unit		
		Emmanuel S. Luk		1722		
The MAILING Period for Reply	DATE of this communication ap	pears on the cover	sheet with the co	rrespondence ad	ddress	
THE MAILING DATE - Extensions of time may be after SIX (6) MONTHS fro - If the period for reply spec - If NO period for reply within the Any reply received by the	ecified above, the maximum statutory period set or extended period for reply will, by statute Office later than three months after the mailin	136(a). In no event, however ly within the statutory minir will apply and will expire Se, cause the application to	ver, may a reply be time mum of thirty (30) days IX (6) MONTHS from the become ABANDONED	ly filed will be considered time ne mailing date of this of (35 U.S.C. § 133).	ely. communication.	
Status						
2a) This action is 3) Since this app	FINAL. 2b)⊠ This lication is in condition for allowa	s action is non-fina ince except for forr	nal matters, pros		e merits is	
Disposition of Claims						
4a) Of the abo 5) ☐ Claim(s) 6) ☑ Claim(s) <u>176-</u> 7) ☐ Claim(s)	ve claim(s) is/are withdra _ is/are allowed. <u>184</u> is/are rejected. _ is/are objected to.	wn from considera				
<i>i</i> .						
Replacement d	rawing sheet(s) including the correc	ction is required if the	drawing(s) is obje	ected to. See 37 C		
Priority under 35 U.S.C	C. § 119					
12) Acknowledgme a) All b) S 1. Certified 2. Certified 3. Copies applicat	If the pend for righly specified above is less than thirty (30) days, a reply within the study minimum of thirty (30) days will be considered smely. **Robustor to righty within the ent or extended pend for may will, by statutory perfol will spayly and vall expire ISX (6) (MCNTS from the remitling date of this communication. Failure to reply within the ent or extended pend for may will, by statutor, and any and vall expire ISX (6) (MCNTS from the remitling date of this communication. Page 119). **Responsive to communication(s) filed on 21 June 2004. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. **Settion of Claims Claim(s) 176-184 is/are pending in the application. A) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) is/are subject to restriction and/or election requirement. **Cation Papers** The specification is objected to by the Examiner. The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. **ty under 35 U.S.C. § 119 Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received in Application No.					
3) Information Disclosure	Statement(s) (PTO-1449 or PTO/SB/08) [7	Notice of Informal Pa		O-152)	

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DETAILED ACTION

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 176, 177, 179 and 181 are rejected under 35 U.S.C. 102(b) as being anticipated by JP 08-103948.

JP 08-103948 teaches the claimed apparatus having an end of arm tool with at least one holder (51), cooling pin comprising of cylindrical projections (146) on frames (32), the frame being also the cooling plate, the cooling plate and arm tool being movable away from one another (Fig. 9), the cooling pin having an internal channel (349) terminating at the tip (148), the cooling pin is connectable to a cooling fluid delivery system (16), tip of the pin spaced away from the first region (Fig. 6), the fluid from the tip in direction to cool the first region via channels in the tip (C2), the frame allowing the article (P) to be spaced away from the pin and thus allowing for venting of the cooling fluid into the atmosphere (Fig. 3a). The pin having a depth so that the tip can allow material to flow to reach the internal dome portion of the preform (Fig. 3b), the tip having the divergent nozzle construction and straight walled nozzle construction (Fig.3b) for focusing the cooling fluid towards the region principally surrounding the first region. The cylindrical projections (146) accommodate an equal number of cavities in the mold. The takeout plate being separate from the mold would

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naturally conductively cool the exterior of the preform as it is being carried from the mold to the frame. The flow of the cooling medium throughout the interior surface of the product additionally cools the sprue gate portion, the neck portion and the threaded portion. The formation of PET preforms by the apparatus is also an intended use. The structure of the claimed apparatus is taught by the prior art and the limitation pertaining to the product does not further limit the structural limitation of the apparatus.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. Claims 178, 180 and 182-184 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 08-103948 in view of Bellehache et al.

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JP 08-103948 teaches the claimed apparatus having an end of arm tool with at least one holder (51), cooling pin comprising of cylindrical projections (146) on frames (32), the frame being also the cooling plate, the cooling plate and arm tool being movable away from one another (Fig. 9), the cooling pin having an internal channel (349) terminating at the tip (148), the cooling pin is connectable to a cooling fluid delivery system (16), tip of the pin spaced away from the first region (Fig. 6), the fluid from the tip in direction to cool the first region via channels in the tip (C2), the frame allowing the article (P) to be spaced away from the pin and thus allowing for venting of the cooling fluid into the atmosphere (Fig. 3a). The pin having a depth so that the tip can allow material to flow to reach the internal dome portion of the preform (Fig. 3b), the tip having the divergent nozzle construction and straight walled nozzle construction (Fig.3b) for focklsing the cooling fluid towards the region principally surrounding the first region. The cylindrical projections (146) accommodate an equal number of cavities in the mold.

The takeout plate being separate from the mold would naturally conductively cool the exterior of the preform as it is being carried from the mold to the frame.

The flow of the cooling medium throughout the interior surface of the product additionally cools the sprue gate portion, the neck portion and the threaded portion.

JP 08-103948 fails to teach a stripper, vacuum, valve, distance ratio, varying diameter, grooves, ribs and contacts.

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Bèllehache teaches means for cooling the preforms (5) at the apparatus via circulating atmospheric cooling air. The preforms are removed from the mold via pneumatic grips (25) that act as strippers and holds the preform in place.

Beltehache teaches a first circuit (F4) for flowing air to the interior surface and a second circuit (F2) for flowing air to the exterior surface, and, a suction conduit (12) provides the cooling air to flow through and also holds the preform in place (Col. 3, lines 13-17).

In regards to claims 115, 126 and 169, the ratio of the first distance to second distance of the cooling pin to the molded article is a change in size and shape of the cooling pin.

It would have been obvious to one skilled in the art to modify JP 08-103948 with changes in form or shape as choice of design. In re Dailey et al, 149 USPQ 47 (CCPA 1966).

In regards to claims 122, 133, 156 and 166, the cooling at the rate that prevents substantial crystallinity formation in the tip of the preform is an intended use of the apparatus in the formation of the product. The rate of cooling is a process limitation in the apparatus claims.

In regards to claims 118, 129 and 171, the pump (16) can regulate the coolant flow rate. One skilled in the art recognizes that the pump flow rate can forgo the need of a valve in controlling the coolant flow rate.

It would have been obvious to one of ordinary skill in the art to modify JP 08-103948 with a stripper and external cooling means as taught by Bellehache

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because it allows for improved cooling of the preform by providing active external cooling in addition to the internal cooling provided by JP 08-103948.

Response to Arguments

6. Applicant's arguments filed on 4/19/2004 in the amendment after final have been fully considered but they are not persuasive. The applicants have argued upon the basis of the related applications that have been allowed due to the article sitting on the cooling pin while the claims state that the article is spaced away from the first region.

In those applications, the claims are method claims in which the step by step process is important. The current application is an apparatus claim. Here, the article may or may not be touching the cooling pin, regardless, the JP 8-103948 reference teaches the structural limitations of the apparatus. The fact that the article is spaced away from the pin is based more on the molds shaping the articles and the desire of the user for producing. Instead, the structure of the apparatus is taught by the reference.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emmanuel S. Luk whose telephone number is (571) 272-1134. The examiner can normally be reached on Monday-Thursday 7 to 4 and alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on (571) 272-1151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EL

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